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Date of Transmission: July 19, 2005

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Re Applic of

Docket No.

Serial No.

Filing Date

Attorney

Matthew Angyal, al. et

FIS920040049US1

10/709,320

4/28/04

H. Daniel Schnurmann

Attached:

Response to Restriction Requirement

PLEASE DELIVER TO: Andy Huynh **EXAMINER: ART UNIT: 2818 CONFIRMATION NO.: 3319** 

**PHONE NO:** 

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE	
In re application of: Matthew Angyal, et al.	Date: July 19, 2005
Serial Number: 10/709,320	Examiner: Andy Huynh
Filed: 4/28/04	Group Art Unit: 2818
Title: Low-K Interlevel Dielectric Layer (ILD) and Method	IBM Corporation D/18G, B/300, Zip 482 2070 Route 52 Hopswell Junction, NY 12533-6531

## RESPONSE TO RESTRICTION REQUIREMENT

Commissioner of Patents and Trademarks P. O. Box 1450 Alexandria, VA 22313-1450

Sir:

This is in response to the Office Action dated July 12, 2005.

The Examiner in the Office Action has required restriction under 35 U.S.C. 121, stating that the claims belong to:

GROUP I, Claims 1-10, drawn to a device, and ...

GROUP II, Claims 11-19, drawn to a method.

Applicants elect to prosecute the invention of GROUP I, consisting of Claims 1-10, and withdraw from consideration the claims forming GROUP II, as being drawn to non-elected invention, without prejudice to the Applicants' right to file a Divisional or Continuation or Continuation-in-Part Patent Application for the withdrawn claims.

Therefore, the invention of GROUP II, namely, Claims 11-19 can be withdrawn by the Examiner under 37 C.F.R. 1.142 b), as being drawn to a non-elected invention.

The election of claims is made without traverse.

Respectfully submitted, Matthew Angyal, et al.

H. Daniel Schnurmann, Agent

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